

# Exhibit B

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Harris County Court

Civil County Court

Judge \_\_\_\_\_

1199476

C.C.C.L. #1

Sharon Yasin

plaintiff

vs

MV Transportation

Jorge Gazales

(private and professional capacity)

defendant

PLAINTIFF'S ORIGINAL COMPLAINT AND A DEMAND FOR A TRIAL BY JURY OF MY PEERS AND CHALLENGING THE JURISDICTION OF THE COURT'S ARTICLE III AUTHORITY AND THE JUDGE'S OATH OF OFFICE AND CONSTITUTIONAL AUTHORITY AS A ARTICLE III JUDGE

COME NOW, Sharon Yasin (Beneficiary Administrator of Trust) in unincorporated Harris County, Texas State filed this Complaint against , MV Transportation whos primary place of business is in the unincorporated 7700-7710 Romea St Houston (defendant) Texas 77028, Jorge Gonzales who's primary place of business is in the unincorporated 7700-7710 Romea ST Houston, Texas State (defendant). I will show why I'm bring forth this suit.

#### I. PARTIES

##### Plaintiff

c/o Sharon Yasin

7225 Bellerive Unit 212

Houston, Texas [77036]

[nu.motionfile@gmail.com](mailto:nu.motionfile@gmail.com)

512-822-6055

##### Defendant

MV Transportation

7700-7710 Romea ST

Houston, Texas 77028

281-253-6052

Jorge Gonzales

7700-7710 ROMEA ST

Houston, Texas 77028

281-253-6052

FILED  
2023 FEB 13 PM 3:52  
JACQUELINE M. HARRIS  
COUNTY CLERK  
HARRIS COUNTY, TEXAS

#### I. DISCOVERY

Discovery will be conduct on level 2

#### II. VENUE

Challenge to establish court as a Article III Court with an Article III Judge the incident ocurred in occurred in unincorporated Harris County, Texas State

#### III. COMPLANT

1. MV Transportation denied me service  
ADA Discrimination Act 1990
2. Jorge Gonzales fraudulently created  
False statements and documents to  
Intentionally disqualify Plaintiff from  
utilizing MV Transportation  
Paratransit Service.

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#### IV. STATE A CLAIM

I am asking for a settlement \$250,000.00 and Punitive damages for violating my ADA Rights, Discrimination, Civil, and Constitutional Rights

#### V. DAMAGES

Plaintiff has suffer mental trauma, sleepless nights, depression, abandonment, lost of social activities, sadness, confusion, severe pain, withdrawn, fear.

#### VI. DEMAND FOR A TRIAL BY JURY OF PEERS

#### VI. PRAYER

I pray the courts award Plaintiff due justice in finding they deserve the \$250, 000 plus punitive damages.

Sharon Yasin  
by;/s/\_\_\_\_ ©®  
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Without Prejudice ucc 1-308  
unincorporated jurisdiction outside D.C. territories

February 13, 2023

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